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7 CHRIS LANGER,  
8 Plaintiff,  
9 v.  
10 MATTRESS FIRM, INC.,  
11 Defendant.

Case No. 20-cv-06516-KAW

**ORDER REQUIRING JOINT STATUS  
REPORT; VACATING CASE  
MANAGEMENT CONFERENCE**

Re: Dkt. No. 21

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13 On July 27, 2021, the parties filed their case management conference statement,<sup>1</sup> in which  
14 they stated that they “anticipate finalizing the terms of the [Settlement] Agreement within 30  
15 days.” (Dkt. No. 21 at 6.) Accordingly, the Court VACATES the August 3, 2021 case  
16 management conference and ORDERS the parties to file a joint status report as to the status of  
17 settlement by **September 2, 2021**.

18 IT IS SO ORDERED.

19 Dated: July 29, 2021

  
20 KANDIS A. WESTMORE  
21 United States Magistrate Judge

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25 <sup>1</sup> The Court notes that Defendant stated that it did not consent to magistrate judge jurisdiction in  
26 the case management conference statement. (Dkt. No. 21 at 6.) Plaintiff and Defendant  
27 previously filed consents to magistrate judge jurisdiction. (Dkt. Nos. 5, 13.) Once all parties have  
28 consented, there is no absolute right to withdraw that consent. *See Dixon v. Ylst*, 990 F.2d 478,  
480 (9th Cir. 1993). Rather, the referral to a magistrate judge can only be vacated by the court  
“for good cause shown on its own motion, or under extraordinary circumstance shown by any  
party.” 28 U.S.C. § 636(c)(4). No such extraordinary circumstances have been articulated by  
Defendant.